#### DEPARTMENT OF THE NAVY



NAVY PERSONNEL COMMAND 5720 INTEGRITY DRIVE MILLINGTON TN 38055-0000

> 5720 PERS 00J6/20180088 December 5, 2017

Mr. Patrick Riley 137 West 25<sup>th</sup> Street, 5<sup>th</sup> Floor New York, NY 10001

Dear Mr. Riley:

SUBJECT: YOUR FREEDOM OF INFORMATION ACT (FOIA) REQUEST

This is in response to your Freedom of Information Act (FOIA) request in which you seek U.S. Navy Official Military Personnel File (OMPF) information pertaining to James Rohan III. Your request was received in this office on November 14, 2017, has been assigned FOIA case file number CNPC20180088 by this command.

A releasable copy of available responsive information is enclosed. The redacted portions of the released documentation is exempt from disclosure under FOIA exemption 6 [5 U.S.C. § 552(b)(6)]. Release of such information would be a clearly unwarranted invasion of the personal privacy of James Rohan III and other identified individuals. Any potentially available purely administrative documentation contained in an OMPF is categorically denied under FOIA exemption (b)(6).

Because your request is partially denied by this command, you are advised of your right to appeal this determination in writing to the Office of the Judge Advocate General, OJAG Code 14, 1322 Patterson Avenue SE Suite 3000, Washington Navy Yard, DC 20374-5066.

If an appeal is deemed necessary, it must be received in that office within 90 calendar days from the date of this letter, in order to be considered. To expedite an appeal, you should enclose a copy of this letter and a copy of the original request along with a statement regarding why your appeal should be granted. The letter of appeal and the envelope should bear the notation, "FOIA/PA APPEAL."

5720 PERS 00J6/20180088 December 5, 2017

I am the official responsible for the partial denial of your request. Should you wish to discuss the processing of your request by this command, you may contact the undersigned at (901) 874-3165. You may also contact the DON FOIA Public Liaison, Christopher Julka, at christopher.a.julka@navy.mil, (703)697-0031. In addition, the Office of Government Information Services (OGIS) provides a voluntary mediation process for resolving disputes between persons making FOIA requests and the Department of the Navy (DON). For more information, go to https://www.archives.gov/ogis/about-ogis/contact-information.

Sincerely,

D. P. GERMAN

FOIA/PA Officer

By direction

(b) (6)

#### ENLISTMENT/REENLISTMENT DOCUMENT ARMED FORCES OF THE UNITED STATES

#### PRIVACY ACT STATEMENT

AUTHORITY: 5 U.S.C. 3331; 10 U.S.C. 113, 136, 502, 504, 505, 506, 507, 508, 509, 510, 513, 515, 516, 518, 519, 972, 978, 2107, 2107a, 3253, 3258, 3262, 5540, 8252, 6253, 8257, 8258, 12102, 12103, 12104, 12105, 12106, 12107, 12108, 12301, 12302, 12304, 12305, 12405; 14 USC.351, 532; 32 U.S.C. 301, 302, 303, 304; and Executive Order 9397, November 1943 (SSN).

PRINCIPAL PURPOSE(S): To record enlistment or reenlistment into the U.S. Armod Forces. This information becomes a part of the subject's military personnel records which are used to document promotion, reassignment, training, medical support, and other personnel management.

actions. Fire purpose of scilinning the SSN is for positive identification.					
ROUTINE USE(S): This form becomes a part of the Service's Enlisted Master File and Field Personnel File. All uses of the form are informal to the relevant Service.					
DISCLOSURE: Voluntary; however	er, fallure to turnish personal identifica	ation information may negate the enlistment/rear	listment ap	plication.	
	A. ENLISTEE/REENLIS	TEE IDENTIFICATION DATA	F.S. No. No.	Ñ.	
1. NAME (Lasi, First, Middle) ROHAN		(b) (6)	Tindame.	·	
JAMES GERARD III	•	₹ .\ ₹ .\ ₹ .\	B		
3. HOME OF RECORD (Short City (b) (6)	County, State, Country, ZIP Code)	4. PLACE OF ENLISTMENT/REENLISTM A06 MECHANICSBURG, PA 17055-484		stalizion, Ci	ty, Siale)
5. DATE OF ENLISTMENT/	6. DATE OF BIRTH (YYYYMMDD)			MONTHS	DAYS
REENLISTMENT (YYYYMMOD) : 20100513	(b) (6)	a. TOTAL ACTIVE MILITARY SERVICE			
20100313		b. TOTAL INACTIVE MILITARY SERVICE	<u></u>	<u> </u>	
•		REEMENTS 🐇 🗯			
	the United States (list branch of s		,		
this date for 8	years and 0	wecks beginning in pay grade	E-1	of wh	
0 years and		lered an Active Duty Obligation, and nent of the Service in which I have enlisted.	8	years :	and
a. FOR ENLISTMENT IN A DELAYED ENTRY/ENLISTMENT PROGRAM (DEP):  I understand that I am joining the DEP. I understand that by joining the DEP I am enlisting in the Ready Reserve component of the United States (list branch of service)  So days, unless this period of time is otherwise extended by the Secretary concerned. While in the DEP, I understand that I am in a nonpay status and that I am not entitled to any benefits or privileges as a member of the Ready Reserve, to include, but not limited to medical care, liability insurance, death benefits, education benefits, or disability retired pay if I incur a physical disability, I understand that the period of time while I am in the DEP is NOT creditable for pay purposes upon entry into a pay status. However, I also understand that the period of time while I am in the DEP is counted toward fulfillment of my military service obligation described in paragraph 10, below. While in the DEP, I understand that I must maintain my current qualifications and keep my recruiter informed of any changes in my physical or dependency status, qualifications, and mailing address. I understand that I will be ordered to active duty unless I report to the place shown in item 4 above by (her date (YYYYMMDD))					
	emponent of the United States (		<i>"</i>	•	<del></del> -
for not less than	years and weeks	•	,		
b. REMARKS: (Il none, so stati	NONE				•
10 No.	and the state of t	•			

ANYONE HAS PROMISED ME IS NOT VALID AND WILL NOT BE HONORED. (Initials of Enlisted/Recollistor)

Biometrically Signed

DD FORM 4/1, OCT 2007

PREVIOUS EDITION IS OBSOLETE.

(Continued on Page 2) (b) (6)

#### C. PARTIAL STATEMENT OF EXISTING UNITED STATES LAWS

- 9. FOR ALL ENLISTEES OR REENLISTEES:
- I understand that many laws, regulations, and military customs will govern my conduct and require me to do things under this agreement that a civilian does not have to do. I also understand that valous laws, some of which are listed in this agreement, directly affect this enlistment/reenlistment agreement. Some examples of how existing laws may affect this agreement are explained in paragraphs 10 and 11. I understand that I cannot change these laws but that Congress may change these laws, or pass new laws, at any time that may affect this agreement, and that I will be subject to those laws and any changes they make to this agreement. I further understand that:
- a. My enlistment/reenlistment agreement is more than an employment agreement. It effects a change in status from civilian to military member of the Armed Forces. As a member of the Armed Forces of the United States, I will be:
- (1) Required to obey all lawful orders and perform all assigned duties.
- (2) Subject to separation during or at the end of my enlistment. If my behavior fails to meet acceptable military standards, I may be discharged and given a certificate for less than honorable service, which may burn my future job opportunities and my claim for veteran's benefits.
- (3) Subject to the military justice system, which means, among other things, that I may be tried by military courts-martial.
- (4) Required upon order to serve in combat or other hazardous situations.
- (5) Entitled to receive pay, allowances, and other benefits as provided by law and regulation.
- b. Laws and regulations that govern military personnel may change without notice to me. Such changes may affect my status pay, allowances, benefits, and responsibilities as a member of the Armed Forces REGARDLESS of the provisions of this enlistment reenlistment document.
- 10. MILITARY SERVICE OBLIGATION, SERVICE ON ACTIVE DUTY AND STOP-LOSS FOR ALL MEMBERS OF THE ACTIVE AND RESERVE COMPONENTS, INCLUDING THE NATIONAL GUARD.
- a. FOR ALL ENLISTEES: If this is my initial enlistment, I must serve a total of eight (8) years, unless I am sooner discharged or otherwise extended by the appropriate authority. This sight year service requirement is called the Military Service Obligation. Any part of that service not served on active dilly, must be served in the Reserve Component of the service in which I have enlisted. If this is a reenlistment, I must serve the number of years specified in this agreement, unless I am sooner discharged or otherwise extended by the appropriate authority. Some laws that affect when I may be ordered to serve on active duty, the length of my service on active duty, and the length of my service in the Reserve Component, even beyond the eight years of my Military Service Obligation, are discussed in the following paragraphs.
- b. I understand that ligan be ordered to active duty at any time while I am a member of the DEP. In a time of war, my enlistment may be extended without my consent for the curation of the war and for six months after its end (10 U.S.C. 506, 12103(c)).
- c. As a member of a Reserve Component of an Armed Force, In time of war or of hational emergency declared by the Congress, I may, without my consent, be ordered to serve on active duty, for the entire period of the war or emergency and for six (6) months after its end (10-U.S.C. 12301(a)). My enlistment may be extended during this period without my consent (10 U.S.C. 12103(c)).

- d. As a member of the Ready Reserve (to include Delayed Entry Program), in time of national emergency declared by the President, I may, without my consent, be ordered to serve on active duty, and my military service may be extended without my consent, for not more than 24 consecutive months: 10 U.S.C. 12302). My enlistment may be extended during this period without my consent (see paragraph 10g).
- e. As a member of the Ready Reserve may at any time and without my consent, be ordered to active duty to complete a total of 24 months of active duty, and my enlistment may be extended so I can complete the total of 24 months of active duty, if:
- (1) I am not assigned to, or participating unsatisfactorily in, a unit of the Ready Reserve; and
  - (2) I have not met my Regerve obligation; and
- (3) I have not served on active duty for a total of 24 months (10 U.S.C. 12303).
- f. As a member of the Selected Reserve or as a member of the individual Ready Reserve mobilization category, when the President determines that it is necessary to augment the active forces for any operational mission or for certain emergencies. I may, without my consent, be ordered to active duty for not more than 365 days (10 U.S.C. 12304). My enlistment may be extended curing this period without my consent (see paragraph 10g).
- g. Durling any period members of a Reserve component are serving on active duty pursuant to an order to active duty under authority of 10 U.S.C. 12301, 12302, or 12304, the President may suspend any provision of law relating to my promotion retirement, or separation from the Armed Forces if he or his designee determines I am essential to the national security of the United States. Such an action may result in an extension, without my consent, of the length of service a specified in this agreement. Such an extension is often called a "stop-loss" extension (10 U.S.C. 12305).
- h. I may, without my consent, be ordered to perform additional active duty training for not more than 45 days if I have not fulfilled my military service obligation and fall in any year to perform the required training duty satisfactorily. If the fallure occurs during the last year of my required membership in the Ready Reserves, my enlistment may be extended until I perform that additional duty, but not for more than six months (10 U.S.C. 10148).
- 11. FOR ENLISTEES/REENLISTEES IN THE NAVY, MARINE CORPS, OR COAST GUARD: I understand that if I am serving on a naval vessel in foreign waters, and my enlistment expires, I will be returned to the United States for discharge as soon as possible consistent with my desires. However, if essential to the public interest, I understand that I may be retained on active duty until the vessel returns to the United States. If I am retained under these circumstances, I understand I will be discharged not later than 30 days after my return to the United States; and, that except in time of war, I will be entitled to an increase in basic pay of 25 percent from the date my enlistment expires to the date of my discharge.
- .12. FOR ALL MALE APPLICANTS: Completion of this form constitutes registration with the Selective Service System in accordance with the Military Selective Service Act. Incident thereto the Department of Defense may transmit my name, permanent address, military address, Social Security Number, and birthdate to the Selective Service System for recording as evidence of the registration.

(b) (6)

NAME OF ENLISTEE/REENLISTEE (Last, First, Mid	dle)	SOCIAL SECURITY NO. OF ENLISTEE/REENLISTEE			
ROHAN JAMES GERARD III	•	(b) (6)			
D. CERTIFICATION AND ACCEPTANCE					
13a. My acceptance for enlistment is based on the information I have given in my application for enlistment. If any of that information is false or incorrect, this enlistment may be voided or terminated administratively by the Government or I may be tried by a Federal, civilian, or military court and, if found guilty, may be punished.  I certify that I have carefully read this document, including the partial statement of existing United States laws in Section					
C and how they may affect this agreement. Any questions I had were explained to my satisfaction. I fully understand that only those agreements in Section B and Section C of this document or recorded on the attached singuities) will be honored. I also understand that any other promises or guarantees made to me by anyone that are not set forth in Section B or the attached annex(es) are not effective and will not be honored.					
b. SIGNATURE OF ENLISTEE/REENLISTEE	(b) (6)	A. A.			
Biometrically Signed	· · · · · · · · · · · · · · · · · · ·	20100513 15:52:25			
14. SERVICE REPRESENTATIVE CERTIFIC					
that only those agreements in Section B of the by any person are not effective and will not be	e witnessed the signature in item his form and in the attached Ann he honored.	13b to this Socument. I certify that I have explained ex(es) will be honored, and any other promises made			
b. NAME if not. First. Middle) (b) (6)	c. PAY GRADE E-7	d. UNITICOMMAND NAME LIS NAVY REC COMMAND			
e. SIGNATURE	b) (6) 1. DATE SIGNED (YYYYMMDD)	QUINTICOMMAND ADDRESS (City, Stade, ZIP Code) GREAT LAKES			
Biometrically Signed	20100513 15:52:2				
E. CONFIR	IMATION OF ENLISTMENT (	OR RÉENLISTMENT .			
I, JAMES GERARD ROHAN III  do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; and that I will obey the orders of the President of the United States and the officers appointed over me, according to regulations and the Uniform Code of Military Justice. So help me God.  16. IN THE NATIONAL GUARD (ARMY OR AIR):					
1,	, do solei	mnly swear (or affirm) that I will support and defend			
the Constitution of the United States and the State of against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; and that I will obey the orders of the President of the United States and the Governor of and the orders of the officers appointed over me, according to law					
and regulations. So help me God.  17. IN THE NATIONAL GUARD (ARMY OR	ion. A				
I do hereby acknowledge to have Volunta		day of			
In the		Reserve of the United States (list branch of service)			
National Guard of the United States for a peri	odol years,	h membership in the days, under the			
conditions prescribed by law. Unless sooner discharged by proper authority.					
18.2. SIGNATURE OF ENLISTEE/REENLISTEE	(b) (6)	b. DATE SIGNED (YYYYMMOD)			
Biometrically Signed		20100513 16:47:43			
19. ENLISTMENT/REENLISTMENT OFFICER CERTIFICATION  a. The above cath was administered, subscribed, and duly sworn to (or affirmed) before me this date.					
b. NAME (1981) First Maddle) (b) (6)	c. PAY GRADE O-4	d, UNIT/COMMAND NAME HARRISBURG MEPS			
•. SIGNATURE (b) (6)	I. DATE SIGNED	g. UNIT/COMMAND ADDRESS (City, State, ZIP Code)			
Biometrically Signed	(YYYYMMDD) 20100513 16:47;43	MECHANICSBURG PA 17055-4843			
(initials of Enifstee/Reenlistee) Blometrically	Signed				
DD FORM 4/2, OCT 2007	PREVIOUS EDITION IS O	BSOLETE. (b) (6)			

# New Accession Training (NAT) Program Enlistment Guarantee

ROHAN, JAMES	GERARD III	(b) (6)	
NAME (Last, First	, Middle, Jr., etc.)	SSN	-
1. ACKNOWLED	GEMENT: In connection with my enlistment into the U.S. Nav	/ Reserve I hereby acknowledg	e that:
a. I am enlisting and the remaining	ig into the U.S. Navy Reserve for a period of eight years, six of two years in the non-drilling Individual Ready Reserve (IRR).	which will be in an active drilling	g status as a Selected Reservis
b; i am enlistin Upon enlistment,	g with the following guarantees and understanding: I will be enlisted under the provisions of COMNAVCRUITCOMI	NST 1130.8 with the option or c	potions as indicated below:
Option (1)	NEW ACCESSION TRAINING MASTER-AT-ARMS (NAT/MA) CLASS "A" SCH	OOL GUARANTEE	
Option (2)	ASSIGNMENT TO NOSC LEHIGH VALLEY, PA UIC: 81880	/pt3	Agrico.
Option (3)	ENLISTMENT BONUS \$20,000 PAID UPON RETURN TO NOSC	i i	
Option (4)	N/A		
psychological and and periodically the 3. The Navy Res Reserve Unit liste assigned Navy Re am found no long	nat I must be fully qualified at all times throughout my obligated a academic requirements of the options guaranteed in section 1 inroughout my enlistment.  erve will order me to Recruit Training, Class "A" and Class "C" and in Section 1b above under Initial Active Duty for Training (IAD esserve Activity within three working days upon completion of my er eligible for the options listed in Section 1b because of informations; or because of some reason that is not ons:	b and that my eligibility will be response to the second s	sechecked during recruit training section 1b above, and the e required to report to my riodic reviews of my eligibility, I at application; because of a
<u> </u>	Applied .	The same of the sa	
a. Agree to rec accession. I unde	quest enlistment into the Regular Navy for a minimum period of erstand that if I elect this option that I am subject to worldwide a	two years active duty with no g ssignability.	uarantees of duty assignment o
-	level separation from the Navy Reserve.	,	
. c. In any even	t, the Navy Reserve may, at its option, choose to discharge me.		
4. If I have enlist	ed in one of the following rates I must meet the following require	ments:	
☐ HM 8404	- Attend Class "C" school immediately following the success	ful completion of Class "A" sci	hool.
RP 2401	- Attend Class "C" school immediately following the successi	ul completion of Class "A" sch	ool.
📋 IS - Atte	nd Class "C" school for up to 15 weeks upon successful comp	letion of Class "A" school.	
the Navy Reserve		, then I lose all guarantees and	I am subject to separation from
I fail to do so, I wi for re-affiliation/re	n satisfactory drill participation and Annual Training requiremen il be processed for Administrative Separation and/or placed in t enlistment	ts as outlined in the NAT Stater he IRR due to Unsatisfactory P	ment of Understanding. Should erformance, not recommended
7. I certify that I is and the Statemer training that I will b) (6)	nave read and received a copy of the Classifier rating/program to of Uniderstanding required for Options 1,2,3   Lunderstanding (b) (6)	fact sheet for the Rating or Prog land my obligations for the Opti	gram(s) for which I am enlisting, ons that I am enlisting for and
with those provision law is prohibited. U	PRIVACY ACT NOTIFIC PRIVACY ACT NOTIFIC PRIVACY ACT NOTIFIC SINGUISM information covered under the Privacy Act of 1974, 5 USC 552a and it is a safe, secure and insultance of the recipient/user, are obliged to maintain it in a safe, secure and insultanced re-disclosure or failure to maintain confidentiality subjects yerror, please notify the sender immediately and destroy any copies you have	ts various implementing regulations confidential manner. Re-disclosure ou to application of appropriate sam	without consent or as permitted by

Annex

to DD Form 4 dated May 13, 2010

NAVCRUIT 1133/52

(Rev. 02/10)

#### PRIVACY ACT STATEMENT

AUTHORITY: Title 10 USC Sections 504, 505, 508, 12102; Title 14 USC Sections 351 and 632; Title 50 USC Appendix 451; and EO 9397 (SSAN).

PRINCIPAL PURPOSE(S): DD Form 1966 is the basic form used by all the Military Services and the Coast Guard for obtaining data used in determining eligibility of applicants and for establishing records for those applicants who are accepted.

ROUTINE USE(S): None.

DISCLOSURE: Voluntary; however, failure to answer all questions on this form, except questions labeled as "Optional," may result in denial of your enlistment application.

#### WARNING

Information provided by you on this form is FOR OFFICIAL USE ONLY and will be maintained and used in strict compliance with Federal laws and regulations. The information provided by you becomes the property of the United States Government, and it may be consulted throughout your military service career; particularly whenever either favorable or adverse administrative or disciplinary actions related to you are involved.

YOU CAN BE PUNISHED BY FINE IMPRISONMENT OR BOTH IF YOU ARE FOUND GUILTY OF MAKING A KNOWING AND WILLFUL FALSE STATEMENT ON THIS DOCUMENT.

#### INSTRUCTIONS

(Read carefully BEFORE filling out this form.)

- 1. Read Privacy Act-Statement above before completing form.
- 2. Type or print LEGIBLY all answers. If the answer is "None" or "Not Applicable," so state. "Optional" questions may be left blank.
- 3. Unless otherwise specified, write all dates as 8 digits (with no spaces or marks) in YYYYMMDD fashion. June 1, 2005 is written 20050601.

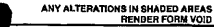
DD FORM 1966/1, MAR 2007

Back of Page

WRITTEN AGREEMENT FOR THE NAVY RESERVE AFFILIATION BONUS					
(Chapter 5, Title 37 U.S. Code, Section 398s)					
PRIVACY ACT STATEMENT  AUTHORITY: Chapter 5, Title 37, U.S. Code, Section 308C.  PRINCIPLE PURPOSE: To establish eligibility for the Reserve Component Incentive Bonus Program.  ROUTING USES: Information will be used as a resource document indicating participation status of each servicemember in the Reserve Components Incentive benefits program. Determination of participation status or eligibility will involve computer matching between Department of the Navy and the Defense Finance and Accounting Service (DEAS) using information from this document.  DISCLOSURE: Voluntary; however, faiture to provide the Social Security Number may delay processing of this agreement and may result in the respondence eligibility, not being established.					
1. SER	VICE MEMBER (Print or Type)		- 67 Va		
a. Name (Last, First. Middle Initial)	b. Social Security Number	e, Beans RATING / NEC / UNIT	d. Borres Tier Award Level:		
ROHAN, JAMES GERARD III	(b) (6)	E1	TIERI		
2	ACKNOWLEDGEMENT		12 months 147		
I haveby acknowledge that final adjudication of eligibility for affiliation bonus entitlement under the Reserve Component Incentives Program resides with Commander.  Navy Reserve Forces Command. I further acknowledge that I must the eligibility criteria as follows:  1. I am affiliating in the drilling Navy Reserve in the same permanent rating/specialty I successfully held while serving on active duty which is designated for bonus.  entitlement by the Commander, Navy Reserve Forces Command, or I have prior military service and I have been approved to affiliate in the drilling Navy Reserve Via the					
RESCORE-R program which I further understand that I must make permanent v 2. I will have no more than 16 years of total military service from my Pay Entry 3. I received an honorable discharge at the conclusion of my active duty militar	Base Date (PEBD) upon the date of n	ny affiliation.	<b>\$</b>		
4. If I am entering into a 3-year bostus agreement, I understand that I may quali	y for an additional bonus if I reenlist of	r extend my collishment for a Seco	do-year term on		
or before the date upon which my initial 3-year entistment would expire. I also entitlement. I further understand that I can receive only one 6-year bonus or two	understand that to be eligible, my ratio	ig or specialty must continue to qu	alify for bonus		
5. I have not been a member of the drilling Navy Reserve during any period of	ime in the previous 12 months prior to	applying for this incentive honus			
	3. OBLIGATION	- Table 1			
1.   arn affiliating for a (3 or 6 (select one)) 6 year bonus in the drilling Navy	deserve and have incurred sufficient s		ive		
sufficient service contract time remaining for the period of this bonus agreemer	1. <u>.</u>				
<ol> <li>If I DO NOT have sufficient service contract time remaining, I understand th (This may be accomplished by either extending or recalisting upon affiliation;</li> </ol>	lowever. I understand that any extensi	on or replication of transfer least to accord	ng made to me. red obligated time		
to gain entitlement for this affiliation bonus CANNOT also he used to establish  3. I shall serve satisfactority as prescribed by Navy Reserve regulations and this	eligibility for a reenlistment/extension	i bonus i.			
the same Military Department and in the same critical rating or specialty for wi	ich the bonus is approved, unless exci	sed for the convenience of the Oc	Menument.		
4. AUT	HORIZED NON-AVAILABILITY	eg .			
If I am unable to continue to serve in the Drilling Reserve for a valid reason ap	proved by the Commander, Havy Rese	rve Forces Command, following a	period of		
satisfactory Reserve participation. I may be authorized up to a one-year period and shall not receive payments during the period of suspension. To regain eligi	of nonavailability. I understand that if	approved, I shall be suspended from	en this incentive		
of the approved period of nonavailability and extending commission for the di	ration of the period of noneyallability	to serve the full qualifying timefr	une in the Drilling		
Reserve. Entitlement to subsequent payments shall resume on the adjusted anni adjusted for the period of nonavailability). Fallure to meet reinstalement criteri.	versary date of caticfarmey, freditable	Drilling Reserve service (I.e., the	date shall be		
period of nonavallability is permitted during the qualifying contractual agreeme	Mary resources terratmental or the ince	ative and recompinent, as necessar	y. Only one		
	3. ENITTLEMENTS		<del></del>		
I. Based on my rating Tier level listed above I shall receive my borsus payment	as follows:		· -		
a. Six-year contract: TIER 1 = Total bonus of \$20,000, THER 2 = Total bonus of payment.	C\$15,000, TIER 3 = Total bonus of \$1 Thribbers	10,000 and TIER 4 = Total benus	of \$5,000. Paid in one lump sum		
h Therewer contract (first): TIGE 1 - Total basse of \$10 000 TIGE 72-Table	bonus of \$7,500 and TIER 3 = Total	bonus of \$5,000. If my rating is T	ict 1, i will be		
paid in one lump sum payment. If rating is Tier 2 or Tier 3, I will receive all the c. Three-year contract (second): TIER 1 = Total bonus of \$7,500, TIER 2 = To	tial payment equal to 50% of the total	bonus and two equal anniversary	payments.		
pe para in one lump sum payment. If my rating is Tier 2 or Tier 3, I will receive	: at initial payment equal to 50% of th	e total bonus and two cours angly	ersary payments.		
<ol> <li>If I am affiliating/antiating via the RESCORE-R program, I understand that I</li> </ol>	will receive an initial payment of one	helf of my bossus upon affiliation	and the		
remaining one half upon making my rate permanent.	EMENT OF UNDERSTANDING				
I. My boous entitlement shall be terrainated as follows:	EMENT OF UNDERSTANDING				
a II I fall to participate salisfactority in princing with the delibitations are	crent directives including maintaining	medical and dental readiness.	·		
b. If I voluntarily separate from the driffing reserve for any coluntary recall active Duty.  c. If I voluntarily change to a non-honus-eligible rating without the express approval/direction of Commander, Navy Reserve Forces Command.					
id. If I fail to extend the contracted term of service for a nerical of authorized account willing					
e. If I am recruited via the RESCORDER program and full to complete the requirements to make my rate perpanent within 18 months of my affiliation.  2. If I am terminated, an amount to be recouped or reimbursed shall be computed as follows: The number of months I served satisfactorily during the term for which my					
ponus has been paid shall be untiliplied by the monthly rate authorized for the particular bonus. That amount shall be subtracted from the total amount of bonus raid to me					
o date. If the calculation indicates overpayment to me, I will refund that amount to the Government of the United States, if the calculation indicates that I have earned more than I have been paid, I shall receive it find payment in that amount,					
3. Termination from books satilization and/or any refund made by me shall not affect my period of obligation to serve in the Ready Reserve.					
). Termination from books catilicinest and/or any refund made by me shall not affect my period of obligation to serve in the Ready Reserve.  4. Recouptment of a bonus payment he calculated under subsection 2, above, shall be waived if termination was for any of the following reasons;  a. If I accept an immediate appointment as an officer in the Ready Reserve, and have completed more than 1 year of the incentive contract term.					
b. [[] am involvinatily apparated as a result of inactivation, relocation or reorganization of my unit or as a result of a directed reduction in the Drilling Reserve forces.					
c. If I am not recommended for retention as determined by a medical review board, and that my condition was not caused by my own willful misconduct.					
7. SERVICEMEMBER					
a. TYPED ORPRINTED NAME (Last, First, Middle Initial) b. Rani	(b) (6)		d, Date		
ROHAN, JAMES GERARD III EI			2010MAY13		
E COMM	ANI		T010MU ( 17)		
. TYPED ORPRINTED NAME (Last, First, Middle Initial) b. Ran			d. Date		
(b) (6) E6			2010MAY13		
			EVIVIEN I IS		



## THIS IS AN IMPORTANT RECORD.



CERTIFICATE OF RELEASE OR DISCHARGE FROM ACTIVE DUTY					OUW AOID	
1. NAME (Last, First, Middle) 2. DEPA		PONENT AND BRANCH			SECURITY NUI	MBER
ROHAN, JAMES GERARD III  48. GRADE, RATE OR BANK b. PAY GRADE	NA	VY - USNR		(b) (6)		
SA E2	5. DATE (b)	(6)	6. RESERVE		TERMINATION	VUATE
7a. PLACE OF ENTRY INTO ACTIVE DUTY	b. HOME OF	FRECORD AT TIME OF			mplete address i	il known)
HARRISBURG, PA	(b) (6)			-	era and and and and and and and and and an	٠
8a. LAST DUTY ASSIGNMENT AND MAJOR COMMAND		b. STATION WHERE		A		·
RECRUIT TRAINING COMMAND GREAT LAKES  9. COMMAND TO WHICH TRANSFERRED	RECRUIT TRAINING COMMAND GREAT LAKES, IL  9. COMMAND TO WHICH TRANSFERRED  10. SQUI COMMAND TO WHICH TRANSFERRED					
N/A						
11. PRIMARY SPECIALTY (List number, title and years and mon specially. List additional specialty numbers and titles involving	ths in a pariods of	12. RECORD OF SER		YEAR(S)	::MONTH(S)	DAY(S)
one or more years.)	· · · · · · · · · · · · ·	s. DATE ENTERED AD T		10 10	/ OCT	26
DG-9780 Service and Supply Handlers		b. SEPARATION DATE T		10 00	DEC 01	01 06
x x x x x	x	d. TOTAL PRIOR ACTIV	* 47	00	00	00
	X	e. TOTAL PRIOR INACT	YE SERVICE	00	00	00
	Х. Х	I. FOREIGN SERVICE	3 3 1	00	00	00
x x x x x	x	e. SEA SERVICE	***	00	00	00
13. DECORATIONS, MEDALS, BADGES, CITATIONS AND CA	MPAIGH	14. MILITARY EDUCA	TION (Course	10 tille, number o	OCT of weeks, and me	26 onth and
RIBBONS AWARDED OR AUTHORIZED (All periods of sen	vice)	year completed)				
NONE	v	NONE				
	X X	X gx	x x	X X	X X	X I
x x x x x	x	√x //x	x	x	×	X
X X X X X X X X X 15s. MEMBER CONTRIBUTED TO POST-VIETNAM ERA VETE	X .	TIONAL ACCICTANCE O	X X	x	X (b) (6)	X
b. HIGH SCHOOL GRADUATE OR EQUIVALENT	[5]				(b) (6)	
16. DAYS ACCRUSO LEAVE 17. MEMBER WAS PR	OVIDED COMP	LETE DENTAL EXAMIN MENT-WITHIN 90 DAYS	ATION AND AI	LL APPROPR	IATE	b) (6)
18. REMARKS	< //>	A>		AUATIVII .		
30646-10-2922-BLM X X X X X X	esta No	<i>j</i>	•			
	r Argoniero Argoniero	K X X X	X X	х · х	X X	
x x x x x	X	x x	x		x x	<b>(</b>
x x x x x x x x	<b>X</b>	x x	X ·	x	x	x
]	X	X X	x x	X X	X	X X
x x x x	Х Х.			x	x	χ̈́
The information contained benefit is subject to compatible matching	X 3	X	X X	X	X	X
The information contained herein is subject to computer matching verification purposes and to determine eligibility for and/or continuous.	wed compliance	with, the requirements of	a Federal ben	efit program.		gency for
19a, MAILING ADDRESS AFTER SEPARATION (Include ZIP C	(ode)	b. NEAREST RELATI	VE (Name and	address - Incl	uda ZIP Code)	
		(0)				
20, MEMBER REQUESTS COPY'S BE SENT TO (b) (6		DIRECTOR OF VETER	PANS AFFAIR	>	(b) (6)	
(0) (0)	(b) (6)				(natura)	
1,14						
SPECIAL ADDITIONAL INFORMATION (For use by suthorized agencies only)  24. CHARACTER OF SERVICE (Include upgrades)						
DISCHARGED		(b) (6)	SEKVICE (Inch	ide upgrades)		
25. SEPARATION AUTHORITY		28 SEPARATION COL	E 27	REENTRY C	ODE	
(b) (6)		(b) (6)			(b) (6)	
28, NARRATIVE REASON FOR SEPARATION						
(b) (6)						
29. DATES OF TIME LOST DURING THIS PERIOD (YYYYMME)	וטט		30	(b) (6)	FOULETTE OOP	Y 4
	JI IS EDITION	C OBSOLETE				D)405 5
WHIT WAS DOX	DUS EDITION I	5 OBSOLETE				RVICE - 7

### ACTORY PARTICIPATION REQUIREMENTS FOR WAL RESERVISTS SATISFACTORY PARTICIPATION REQUIREMENTS/RECORD

#### OF EXCUSED ABSENCES

1.	Requirements for Satisfactory Participation for Haval Reservists:	
	a. Must attend 40 of 48 scheduled Inactive Duty Training (IDT) periods including IDT travel away	
	from your Permanent IDT site. Percentage of attendance is based on a progressive 12-month	
	period.	
	b. Perform a minimum of 12 days Annual Training (AT) within each fiscal year.	- P
	c. Must report for scheduled physical examination.	, O
	d. Responsible for the receipt/response to all official correspondence.	
	c. You must keep your unit Commanding Officer informed of the following:	
	(1) Current address and work/home telephone number.	ļ.
	(2) Changes in physical status.	- 1
	(3) Dependency changes.	1
	(4) Current employment status.	-
	(5) Other factors which could jeopardize mobilization potential.	
2.		
••	Requirements for Excused of Missed IDT periods:	Į.
	<ol> <li>Request must be made to the unit Commending Officer prior to the end of the missod scheduled IDT period/IDT weekend.</li> </ol>	
	b. IDT periods excused will be scheduled as Equivalent Training (ET) IDTs and will be performed the	٠.
l	month before, the month of, or the month after the originally scheduled IDF date (A maximum of	
L	four ET IDEs will be credited for pay each fiscal year.)	
3.	IDT poriods are considered Unexcused when:	
	a. We request for excuse to miss the IDT period was made prior to the end of the missed scheduled	
	IDT period/IDT weekend.	
	b. Insufficient reasons of request for excuse of missed IDT period(s) and determined by unit	
	Commanding Officer.	
٠.	1.7	
	paragraph 1 above is considered Unsatisfactory Participation.	1
5.	Failure to maintain Satisfactory Participation may result in the following actions:	
	a. Officers: Termination from assigned unit.	-
ŀ	b. Non-obligor: Termination from the selected Reserve on he placed in a 6-month probationary	
	status-	
	c. Advanced Pay Grade: Reversion to your parmanent rate and termination from the Selected Resorve.	
	d. Sea and Air Hariner: Involuntary orders up to 45 days, be placed in a probation status for 6	. [
	months, or processed for administrative separation.	
6.	Failure to receipt for or respond to OFFICIAL MAIL and failure to keep your Commanding Officer advised	
	of your current address will not present the sctions described in paragraph 5 above.	:
7.	Termination of IDT Status:	
	a. All Reservists may request termination of IOT status due to extreme personal hardships.	
İ	b. You maybe terminated from IDD status due to mobilization requirement change, changes in laws or	
	regulations, or as the meeds of the service dictate.	ĺ
8.	It is your responsibility to contact your Commanding Officer or the Mayal Reserve Activity where you	•
	participate concerning missed IDTs. The activity telephone number is 610-264-8823	
-	I will conform to the above requirements.	
MY D		
(b)	) (6) DATE: (b) (6)	
	28 GERARD ROHAW IXA 2010MAY13 2010M o following ADT period(s) hos/have been declared unexcused. By receipt of this form, you are again reminded of you	¥23
	ligation and possible consequences for unsatisfactory participation as outlined in paragraph 5 above.	
DAT	EEST (List chronologically left to right)	ļ
4		1
		<b>–</b>
-		_
SIG	NATURE OF COMMANDING OFFICER OF BY DIRECTION:	
<u> </u>		

NEW ACCESSION TRAINING STATEME	NT OF UNDERSTANDING
DAVIAN AND GERAND W	(b) (6)
ROHAN, JAMES GERARD III	SOCIAL SECURITY NUMBER
NAME: (LAST, FIRST, MIDDLE, JR, ETC)	SOCIAL SECURITY NUMBER
2010MAY13: I understand and agree that I am enlisting under the provision	
for eight years. The program is designed to provide me with Basic Training ar follow-on obligation for me to drill within the Navy Reserve for six years from	
two years may be spent in a drill status or I may request transfer to the Individual	
that obligation are:	1010 (1010). 110 10 (1010).
,	
1. I must report to NOSC LEHIGH VALLEY, PA UIC: 61800	within three working days of completion of
my Initial Active Duty for Training (IADT) orders.	
	A STATE OF THE PARTY OF THE PAR
2. I am also required to maintain satisfactory participation within the Naval Re	serve. This includes
a. Maintain Physical and Dental Readiness Standards are listed in OPNAVII	NOT 6110 1 (carios) and WARRED
a. Maintain Physical and Demai Readiness Statioards are used in OPIAA II	421 of for (series) and mentioners.
b. Maintain satisfactory Reserve participation as defined by Commander, na	val Reserve Force (CNRF).
be retained by Communicary in	
(1) Initially I will be assigned a requirement of 48 drills per year; currently	I must attend a minimum of 40 drills to maintain
satisfactory participation.	
(a) Normally four drills will be completed each month. Drill schedules	will be published in advance.
(A) One drill ended in defined as a four bount initial and of New York	and della will be completed as one day
(b) One drill period is defined as a four-hour training period. Normally	two dries will be completed on one day.
(c) In case I am unable to attend a drill, I am required to contact my Uni	Commanding Officer or their designated
representative prior to the completion of the scheduled drill. My Cô	
authority with the disposition of that drill.	
	•
(2) I am required to perform a two-week Annual Training as scheduled by	my Unit Commanding Officer each fiscal year
(1 OCT - 30 SEP), unless waived by CNRF.	
3. The expiration of my drill obligation should be six years from my accession	n data
5. The expiration of my offit dungation should be say years monthly accession	i date.
4. If my participation becomes unsatisfactory prior to the end of my six-year of	rilling obligation, I may be authorized probation
from the Commanding Officer of the Naval Reserve Activity or be transfer	
without approval from Commander, Naxy Recruiting Command (N3).	
5. I fully understand the provisions of this program and agree to fulfill the ob	ligations as stated above.
(b) (6)	•
(b) (6)	
2010MAY13	2010MAY13
<u> </u>	
JAMES GERARD ROHAN III	
PRVIACY ACT NOTE	
This document contains information covered under the Privacy Ac	
regulations and must beprotected in accordance with those provisi	
it in a safe, secure and confidential manner. Re-disclosure without	
Unauthorized re-disclosure or failure to maintain confidentiality s	ubjects you toapplication of appropriate sanctions. If

you have received this correspondence in error, please notify the sender immediately and destroy any copies you have

made. NAVCRUIT 1110/112 (Rev 01/08)